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UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA)

v.)

Criminal No. 04-10051-PBS

JORGE ROSARIO)

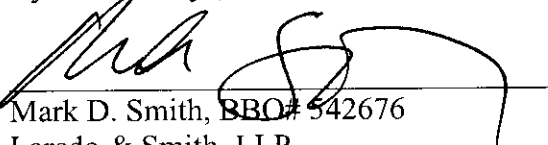
**DEFENDANT JORGE ROSARIO'S ASSENTED-TO MOTION TO EXTEND THE
STATUS CONFERENCE AND TIME FOR FILING DISCOVERY MOTIONS**

Defendant Jorge Rosario, by and through court-appointed counsel, hereby makes this assented-to motion to extend the date of the status conference and for time for filing discovery motions. Having reviewed the government's production, defendant Rosario requests that the Court allow him to file a discovery motion pursuant to Local Rule 116.3 on or before September 24, 2004. In addition, the Defendant requests that his status conference currently scheduled for August 18, 2004, be continued to an afternoon convenient to the Court during the week of September 27, 2004. The government has assented to this request, and the time should be excludable.

Respectfully submitted,

JORGE ROSARIO

By his attorneys,




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August 12, 2004

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing has been sent by hand to John Wortman, Assistant U.S. Attorney, U.S. Attorney's Office, One Courthouse Way, Boston, MA 02210, and by mail, postage prepared, to all other counsel of record on the 12 day of August, 2004.



Mark D. Smith